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6 7	Attorneys for Plaintiff LEVI STRAUSS & CO.	DISTRICTOR	
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10			
11	LEVI STRAUSS & CO.,	Case No. C 07-4268 JW	
12	Plaintiff,		
13 14	v.	STIPULATION TO FINAL JUDGMENT AND PERMANENT INJUNCTION	
15	LIPS JEANS,	INJUNCTION	
16	Defendant.		
17			
18	Plaintiff Levi Strauss & Co. and Defendant Lips Jeans hereby stipulate to the facts and		
19	conclusions contained in the attached Final Judgment and Permanent Injunction and consent to its		
20	entry by the court.		
21	IT IC CO CTIDI II A TED AND CONCENTED		
22	IT IS SO STIPULATED AND CONSENTED.		
23	DATED: February 21, 2008 TOWNSE	ND AND TOWNSEND AND CREW LLP	
24	By: /s/ Gia L. Cincone Gia L. Cincone		
25	Atto	rneys for Plaintiff Levi Strauss & Co.	
26	DATED: February 12, 2008 LIPS JEAN	S	
27	By:		
28		Loren Cronk	

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7	LEVI STRAUSS & CO.		
8	A DAMPED CON A MELC DICEDICE COXYD T		
9	UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11	Y 1711 0713 A 1100 & CO	Case No. C 07-4268 JW	
12	LEVI STRAUSS & CO.,	Case 140. C 07-4200 J W	
13	Plaintiff,	STIPULATION TO FINAL	
14	V.	JUDGMENT AND PERMANENT INJUNCTION	
15	LIPS JEANS,		
16	Defendant.		
17			
18	Plaintiff Levi Strauss & Co. and Defendant Lips Jeans hereby stipulate to the facts and		
19	conclusions contained in the attached Final Judgment and Permanent Injunction and consent to its		
20	entry by the court.		
21	IT IS SO STIPULATED AND CONSENTED.		
22			
23	DATED: February 12, 2008 TOWNSE	ND AND TOWNSEND AND CREW LLP	
24	Ву;	Gia L. Cincone	
25	Atto	rneys for Plaintiff Levi Strauss & Co.	
26	DATED TO LOUIS 10 0000 TIDG TO AN	· .	
27	DATED: February 12, 2008 LIPS JEAN	hah	
28	Ву:	Loren Cronk	

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IT IS SO ORDERED

Judge James Ware

Judge James Ware

UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

11 LEVI STRAUSS & CO.,

Plaintiff,

٧.

LIPS JEANS,

Defendant.

Case No. C 07-4268 JW

FINAL JUDGMENT UPON CONSENT AND PERMANENT INJUNCTION

Plaintiff Levi Strauss & Co. ("LS&CO.") has filed a Complaint alleging trademark infringement, dilution, and unfair competition under federal and California law against defendant Lips Jeans ("Lips"). LS&CO. alleges that Lips has manufactured, promoted, and sold clothing, including denim jeans, that violates LS&CO.'s rights in its registered Tab Device Trademark (the "Tab trademark").

The Court now enters final judgment based upon the following undisputed facts. Each party has waived the right to appeal from this final judgment and each party will bear its own fees and costs in connection with this action.

I. STIPULATED FACTS AND CONCLUSIONS

A. This Court has subject matter jurisdiction over this lawsuit and personal jurisdiction over Lips. Venue is proper in this Court.

Manufacturing, licensing, selling, offering for sale, distributing, importing,

Tab trademark;

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exporting, advertising, promoting, or displaying any products that display any tab that may reasonably be believed to be as similar or more similar to the Tab trademark than the Lips tab;

- Violating the rights of Levi Strauss & Co. in and to its Tab trademark; and
- d. Assisting, aiding or abetting any person or entity engaging in or performing any act prohibited by this paragraph.
- 2. In the event that Lips violates the terms of this Judgment by making, selling or offering for sale garments displaying the Lips tab illustrated in Exhibit A, it shall pay to LS&CO. liquidated damages of (a) 20% of the sales revenue received by Lips at any time on account of such garments, or (b) \$10,000, whichever is greater, and judgment shall be entered against Lips for that amount. Lips specifically acknowledges that this is a reasonable estimate of the damages to which LS&CO, would be entitled by virtue of Lips' sales of such garments and the costs LS&CO. has incurred in enforcing its rights. Such liquidated damages shall be in addition to any further damages or equitable relief to which LS&CO. may be entitled with respect to future sales by Lips that violate LS&CO.'s trademark rights, but any payments made by Lips pursuant to this paragraph shall be deemed a credit against any potential award of damages under this paragraph.
- This Court shall retain jurisdiction for the purpose of making any further orders 3. necessary or proper for the construction or modification of this Judgment, the enforcement thereof, and/or the punishment for any violations thereof. If LS&CO. commences an action for enforcement of this Judgment, the prevailing party shall be awarded reasonable attorneys' fees and costs from the other party.

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JUDGMENT

For the purpose of any future proceeding to enforce the terms of this Judgment, service 4. by mail upon a party or their counsel of record at their last known address shall be deemed adequate notice for each party. IT IS SO ORDERED AND ADJUDGED. The Clerk shall close this file. DATED: February 21, 2008 United States District Judge 61253940 v1

Exhibit A





Exhibit A